§ 35.950 Suspension, termination or annulment of grants.

Grants may be suspended under §30.915, or terminated or annulled under §30.920. The State agency shall be concurrently notified in writing of any such action.

§35.955 Grant amendments to increase grant amounts.

Grant agreements may be amended under §30.900-1 of this chapter for project changes which have been approved under §\$30.900 and 35.935-11 of this subchapter. However, no grant agreement may be amended to increase the amount of a grant unless the State agency has approved the grant increase from available State allotments and reallotments under §35.915.

§ 35.960 Disputes.

- (a) The Regional Administrator's final determination on the ineligibility of a project (see §35.915(h)) or a grant applicant (see §35.920-1), on the Federal share (see §35.930-5(b)), or on any dispute arising under a grant shall be final and conclusive unless the applicant or grantee appeals within 30 days from the date of receipt of the final determination. (See subpart J of part 30 of this subchapter.)
- (b) The EPA General Counsel will publish periodically as a Notice document in the FEDERAL REGISTER a digest of grant appeals decisions.

§ 35.965 Enforcement.

If the Regional Administrator determines that the grantee has failed to comply with any provision of this subpart, he may impose any of the following sanctions:

- (a) The grant may be terminated or annulled under §30.920 of this subchapter;
- (b) Project costs directly related to the noncompliance may be disallowed;
- (c) Payment otherwise due to the grantee of up to 10 percent may be withheld (see § 30.615–3 of this chapter);
- (d) Project work may be suspended under § 30.915 of this subchapter;
- (e) A noncomplying grantee may be found nonresponsible or ineligible for future Federal assistance or a noncomplying contractor may be found nonresponsible or ineligible for approval

for future contract award under EPA grants:

- (f) An injunction may be entered or other equitable relief afforded by a court of appropriate jurisdiction;
- (g) Such other administrative or judicial action may be instituted if it is legally available and appropriate.

§ 35.970 Contract enforcement.

- (a) Regional Administrator authority. At the request of a grantee, the Regional Administrator is authorized to provide technical and legal assistance in the administration and enforcement of any contract related to treatment works for which an EPA grant was made and to intervene in any civil action involving the enforcement of such contracts, including contract disputes which are the subject of either arbitration or court action. Any assistance is to be provided at the discretion of the Regional Administrator and in a manner determined to best serve the public interest. Factors which the Regional Administrator may consider in determining whether to provide assistance are:
 - (1) Available agency resources.
- (2) Planned or ongoing enforcement action.
- (3) The grantee's demonstration of good faith to resolve contract matters at issue.
- (4) The grantee's adequate documentation.
- (5) The Federal interest in the contract matters at issue.
- (b) Grantee request. The grantee's request for technical or legal assistance should be submitted in writing and be accompained by documentation adequate to inform the Regional Administrator of the nature and necessity of the requested assistance. A grantee may orally request assistance from the Regional Administrator on an emergency basis.
- (c) Privity of contract. The Regional Administrator's technical or legal involvement in any contract dispute will not make EPA a party to any contract entered into by the grantee. (See § 35.936–8.)
- (d) Delegation to States. The authority to provide technical and legal assistance in the administration of contract matters described in this section may